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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/751,257	12/29/2000	Scott D. Leapman	1955	1955 8991	
30408 7	590 05/10/2006		EXAMINER		
GATEWAY, INC.			DINH, TAN X		
	NT ATTORNEY		ART UNIT	PAPER NUMBER	
610 GATEWAY DR. MAIL DROP Y-04		2627			
N. SIOUX CITY, SD 57049		DATE MAILED: 05/10/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/751,257	LEAPMAN, SCOTT D.	
Office Action Summary	Examiner	Art Unit	
	TAN X. DINH	2627	
The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	. the mailing date of this communication. (35 U.S.C. § 133).	
Status			
 Responsive to communication(s) filed on <u>02 M</u> This action is FINAL. Since this application is in condition for alloward closed in accordance with the practice under <u>B</u> 	s action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) is/are allowed. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine	wn from consideration. ected. r election requirement.		
10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Explanation is objected.	epted or b) objected to by the Education of the Education of the Education of the Education of the Education is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No d in this National Stage	
Attachment(s)	_		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa		

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1) A Request for Continued Examination (RCE) under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/02/2006 has been entered.

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- 2) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3) Claims 1,3,5-8,15,18,20,22-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over WHITE et al (U.S 2005/0049002).

The rejection of claims in previously Office action (date 11/08/2005).

4) Applicant's arguments filed 3/02/2006 have been fully considered but they are not persuasive.

Applicant states that the prior art of WHITE et al did not show or suggest the feature of "a drive capable of receiving a recordable media having content recorded thereon "and "a transceiver capable of transferring said content converted to another format to a memory of a portable player wherein said converter is actuated via a button located on said interface.".

Applicant is directed to paragraph WHITE et al's [0092] which teaches that "[0092] During operation, electronic device 907 may be mounted within interface 904. Electronic device 907 may also be powered or recharged via power line 910 and communicate with the systems audio system via interface cable or bus line 911. Audio information communicated to electronic device 907 may be transferred to audio system 901 such that a user may listen to selected audio information. For example, a user may have previously selected a plurality of audio files to be transmitted to electronic device 907. Electronic device 905 may communicate the selected audio information to the automobiles audio system that utilizes interface 901 thereby allowing the user to listen to selected audio information. In one embodiment, cable 908 may be custom-installed to audio system 901. For example, the cable may be coupled to an auxiliary line

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for the system's radio or may be coupled to CD player line 912 ". As seen on figure 9 and the teaching above, we could see that the cable 908 is coupled to CD player line 912 which is connected to CD player 903, thereafter, the audio files are transferred to portable audio player 907 and the audio from CD player 903 is different format with MP-3 player 907. The reference of WHITE et al, in fact, suggests the features of "a drive capable of receiving a recordable media having content recorded thereon" and "a transceiver capable of transferring said content converted to another format to a memory of a portable player wherein said converter is actuated via a button located on said interface." as claimed.

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For that reasons, the claims are still rejectable as shown above.

5) Any inquiry concerning this communication or earlier communications from the examiner should be directed to TAN Xuan DINH whose telephone number is (571)727-7586. The examiner can normally be reached on MONDAY to FRIDAY from 8:00AM to 5:30PM.

The fax phone number for the organization where this application or proceeding is assigned is (571)-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from

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either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TAN DINH
PRIMARY EXAMINER
May 8, 2006